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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/722,925		11/26/2003	Hon Wang Leung	MCHK/143/US	1167	
2543	7590	04/20/2005		EXAMINER		
		STAS LLP	DAVIS, CASSA	DAVIS, CASSANDRA HOPE		
750 MAIN SUITE 140				ART UNIT	PAPER NUMBER	
HARTFO	RD, CT (	06103	3611			
				DATE MAILED: 04/20/2003	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

<del></del>		Applicati	on No.	Applicant(s)					
		10/722,9		LEUNG HON					
Office Action Summary				Art Unit					
		Examine		3611					
	ING DATE of this communica			- : · · ·	ldress				
Period for Reply									
THE MAILING C - Extensions of time refer SIX (6) MONTI - If the period for reply - If NO period for reply - Failure to reply within Any reply received be	STATUTORY PERIOD FOR DATE OF THIS COMMUNIC, may be available under the provisions of all from the mailing date of this community specified above is less than thirty (30) or yis specified above, the maximum statution the set or extended period for reply will be the confice later than three months after adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no evication. days, a reply within the statory period will apply and will, by statute, cause the app	ent, however, may a reply be tim utory minimum of thirty (30) days ill expire SIX (6) MONTHS from lication to become ABANDONE	nely filed s will be considered timel the mailing date of this co D (35 U.S.C. § 133).	y. ommunication.				
Status									
1)⊠ Responsiv	ve to communication(s) filed	on <u>18 January 200</u>	<u>4</u> .						
2a)☐ This action	☐ This action is FINAL. 2b) ☑ This action is non-final.								
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of Clai	ms								
4a) Of the 5)⊠ Claim(s) <u>9</u> 6)⊠ Claim(s) <u>2</u> 7)□ Claim(s) _	2-9 is/are pending in the appl above claim(s) is/are 2 is/are allowed. 2-8 is/are rejected. is/are objected to. are subject to restriction	withdrawn from co							
Application Papers	5								
9) The specif	ication is objected to by the E	Examiner.							
	10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.								
• •	nay not request that any objection	• • •	•		ED 4 4047 IV				
	ent drawing sheet(s) including the or declaration is objected to b	•	-, ,		* *				
Priority under 35 U	.S.C. § 119								
a) All b) Cer 2. Cer 3. Cop app	Igment is made of a claim for ☐ Some * c) ☐ None of: tified copies of the priority do tified copies of the priority do pies of the certified copies of lication from the International ached detailed Office action to	ocuments have been been been been the priority documents Bureau (PCT Rules)	en received. en received in Applicati ents have been receive e 17.2(a)).	on No ed in this National	Stage				
Attachment(s)									
	rson's Patent Drawing Review (PTC sure Statement(s) (PTO-1449 or PT		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	D-152)				

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#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 2-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schick, U. S. Patent 1,683,990 in view of Castle, U. S. Patent 403,037. Schick teaches a mechanical display apparatus comprising a casing 1, a plurality of parallel display elements 3 rotatably mounted within the casing, a weight or mass 14 operatively coupled to the display element such that the display element is actuated by an inertia controlled weight. The mechanism comprises ratchet 10, pawl 11 and lever 12 which is pivotally mounted bracket 13 and weight 14.
- 2. Castle teaches advertising device comprising a casing *a*, display element *c* rotatable mounted in the casing, a mass *g* attached to a spring arm *h* at one end, a driving gear *j* meshed with driven gears *k* and *l*. As the car moves, the motion causes the weighted spring arm to vibrate and engage the ratchet *l* to thereby rotating the driving gear *j* and thereby rotating gears *k* and *l* to rotated the display element. It would have been obvious to one having ordinary skill in the art at the time this invention was made to construct the weighted rotation mechanism taught by Schick with weight

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mechanism taught by Castle to provide drive mechanism which is operated by jar and motion of the vehicle.

With respect to claim 7, Schick teaches a base 16 pivotally mounted to the casing. (See figures 1 and 2).

With respect to claim 2, Schick teaches the display device is polygonal in end elevation. (See lines 59-63). Since the applicant does not disclose that display devices with a triangular cross section solves any stated problem or is for any particular purpose, it appears that constructing the polygonal cross section of the display element having any suitable number of side as taught by Schick would perform equally well.

With respect to claims 3, Schick teaches a plurality of gears 7-9 connecting one end of the display element such that rotation of one display element causes rotation of the other elements.

3. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Schick in view of Castle, as applied to claim 1 above, and in further view of Cohen, U. S. Patent 4,449,167.

With respect to claim 8, Schick teaches the base 16 of the casing bolted to the interior of the vehicle. (See figures 1 and 2). Cohen teaches an adjustable vehicle safety light secured to the interior of a vehicle using doubled side adhesive tape 40. It would have been obvious to one having ordinary skill in the art at the time this invention was made to construct the display device taught by Schick and Castle secured to the inside of a vehicle using double side tape as taught by Cohen to provide a means to secure the device with the vehicle without permanently damaging the vehicle by drilling a hole.

## Allowable Subject Matter

4. Claim 9 is allowed.

## Response to Arguments

5. Applicant's arguments with respect to claims 4 and 6 have been considered but are most in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cassandra Davis whose telephone number is 571-272-6642. The examiner can normally be reached on Monday-Friday 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lesley Morris can be reached on 571-272-6651. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Cássandra Davís Primary Examiner Art Unit 3611

CD April 17, 2005